NOV 2 9 1999

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

CELINAS AGUILAR,

Plaintiff,

NOV 3 0 1999

RICT OF MARYLAND Civil Action No. AMD-9

WILLIAM J. HENDERSON,

GRANTED, OUDAWN 11/29/99

v.

Postmaster General,

Defendant.

...oOo...

## **MOTION FOR ENLARGEMENT OF TIME**

The Defendant, by undersigned counsel, moves to enlarge the time in which to file the dispositive motion in the above-captioned civil action. The reasons for this motion are set forth below.

- The parties have entered into negotiations to resolve this case and need additional 1. time to complete the negotiations
  - 2. Plaintiff's counsel agrees with this motion for enlargement of time.

WHEREFORE, the Defendant respectfully requests this Court enlarge the time in which to file a dispositive motion to be December 10, 1999.

Respectfully submitted,

LYNNE A. BATTAGLIA

States Attorney

Assistant United States Attorney

Bar No: 03**6**19

6625 U.S. Courthouse 101 W. Lombard Street

Baltimore, Maryland 21201

410.209.4805

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY, that on this 24thth day of November, 1999, a copy of the foregoing Motion to enlarge time, was mailed first-class, postage pre-paid, to W. Michel Pierson, Esquire, Pierson, Pierson & Nolan, Suite 2020, 217 E. Redwood Street, Baltimore, Maryland 21202.

. David C<del>op</del>pe

Assistant United States Attorney